CC 96-262



## FEDERAL COMMUNICATIONS COMMISSION OFFICE OF GENERAL COUNSEL

## memorandum

TO:

Chief, Wireline Competition Bureau

FROM:

Daniel M. Armstrong

Associate General Counsel

SUBJECT:

In re AT&T Corp, AT&T Wireless, The CompTel/ASCENT Alliance, eCommerce

and Telecommunications Users Group, and the Information Technology Association of America, No. 03-1397. Filing of a Petition for a Writ of

Mandamus in the United States Court of Appeals for the District of Columbia

Circuit.

DATE:

November 14, 2003

This is to advise you that on November 5, 2003, AT&T Corp., AT&T Wireless, The CompTel/ASCENT Alliance, eCommerce and Telecommunications Users Group, and the Information Technology Association of America filed a petition for a writ of mandamus asking the Court to issue a writ of mandamus requiring the FCC (1) to rule on its requests that the Commission vacate its *Pricing Flexibility Order* and to provide interim relief for overcharges for special access service, and (2) to institute a rulemaking to address special access rates.

The Court has docketed this case as No. 03-1397. The attorney assigned to handle the litigation of this case is Laurel R. Bergold.